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BEFORE THE ARIZONA CORPORATION COMMISSION

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Arizona Corporation Commission

DOUG LITTLE – Chairman

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IN THE MATTER OF THE APPLICATION OF  
ARIZONA PUBLIC SERVICE COMPANY FOR A  
HEARING TO DETERMINE THE FAIR VALUE OF  
THE UTILITY PROPERTY OF THE COMPANY  
FOR RATEMAKING PURPOSES, TO FIX A JUST  
AND REASONABLE RATE OF RETURN  
THEREON, TO APPROVE RATE SCHEDULES  
DESIGNED TO DEVELOP SUCH RETURN.

DOCKET NO. E-01345A-16-0036

IN THE MATTER OF FUEL AND PURCHASED  
POWER PROCUREMENT AUDITS FOR ARIZONA  
PUBLIC SERVICE COMPANY.

DOCKET NO. E-01345A-16-0123

BY THE COMMISSION:

PROCEDURAL ORDER

On June 1, 2016, Arizona Public Service Company (“APS” or “Company”) filed with the Arizona Corporation Commission (“Commission”) the above-captioned Rate Case Application.

Parties who have previously been granted intervention in this docket are Richard Gayer; Patricia Ferré; Warren Woodward; IO Data Centers, LLC (“IO”); Freeport Minerals Corporation (“Freeport”); Arizonans for Electric Choice and Competition (“AECC”); Sun City Home Owners Association (“Sun City HOA”); Western Resource Advocates (“WRA”); Arizona Investment Council (“AIC”); Arizona Utility Ratepayer Alliance (“AURA”); Property Owners and Residents Association, Sun City West (“PORA”); Arizona Solar Energy Industries Association (“AriSEIA”); Arizona School Boards Association (“ASBA”) and Arizona Association of School Business Officials (“AASBO”) (collectively “ASBA/AASBO”); Cynthia Zwick; Arizona Community Action Association (“ACAA”); Southwest Energy Efficiency Project (“SWEEP”); the Residential Utility Consumer Office (“RUCO”); Vote Solar; Electrical District Number Eight and McMullen Valley Water Conservation & Drainage District (collectively, “ED8/McMullen”); The Kroger Co. (“Kroger”); Tucson Electric Power Company (“TEP”); Pima County; Solar Energy Industries Association (“SEIA”); the Energy Freedom

Coalition of America (“EFCA”); Wal-Mart Stores, Inc. and Sam’s West, Inc. (collectively, “Walmart”); Local Unions 387 and 769 of the International Brotherhood of Electrical Workers, AFL-CIO (collectively, “the IBEW Locals”); Noble Americas Energy Solutions LLC (“Noble Solutions”); the Arizona Competitive Power Alliance (“the Alliance”); Electrical District Number Six, Pinal County, Arizona (“ED 6”), Electrical District Number Seven of the County of Maricopa, State of Arizona (“ED7”), Aguila Irrigation District (“AID”), Tonopah Irrigation District (“TID”), Harquahala Valley Power District (“HVPD”), and Maricopa County Municipal Water Conservation District Number One (“MWD”) (collectively, “Districts”); the Federal Executive Agencies (“FEA”); Constellation New Energy, Inc. (“CNE”); Direct Energy, Inc. (“Direct Energy”); and AARP.

On June 14, 2016, APS filed a Notice of Errata.

On June 17, 2016, ACAA filed a Consent to Email Service.

On June 23, 2016, APS filed its Second Notice of Errata.

On June 24, 2016, APS filed a copy of the notice it provided to parties of record of the Rate Case Technical Conferences scheduled for July 20, 2016, August 23, 2016, September 29, 2016, and October 26, 2016.

On July 1, 2016, the Commission’s Utilities Division (“Staff”) issued a Letter of Sufficiency pursuant to Arizona Administrative Code (“A.A.C.”) R14-2-103, classifying APS as a Class A utility.

On July 5, 2016, Kroger filed a Consent to Email Service.

On July 21, 2016, APS filed a copy of the presentation from its first Rate Case Technical Conference.

On July 22, 2016, a Rate Case Procedural Order was issued setting the procedural schedule and associated procedural deadlines for this matter, granting several interventions, and granting several requests to receive service by email.

On August 1, 2016, a Procedural Order was issued granting Staff’s request to consolidate the above-captioned dockets,<sup>1</sup> correcting typographical errors in the July 22, 2016 Rate Case Procedural Order, granting interventions, and granting requests to receive service by email.

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<sup>1</sup> Docket No. E-01345A-16-0123 was opened on April 11, 2016.

1 On August 5, 2016, APS filed a Motion for Clarification and Extension of Time.

2 On August 9, 2016, a Procedural Order was issued granting APS's Motion for Clarification and  
3 Extension of Time. The Procedural Order also granted several interventions and approved a consent  
4 to email service.

5 On August 24, 2016, APS filed a copy of the presentation from its second Rate Case Technical  
6 Conference.

7 On August 25, 2016, Correspondence from Commissioner Bob Burns was filed in the docket.

8 On September 6, 2016, Mr. Woodward filed two sets of comments.

9 On September 9, 2016, APS filed correspondence regarding subpoenas dated August 25, 2016.

10 On September 9, 2016, APS filed a Motion to Sever.

11 On September 9, 2016, APS filed a Motion to Quash, or in the Alternative, to Decline to Hear.

12 On September 12, 2016, APS filed correspondence regarding subpoenas dated August 25, 2016.

13 On September 13, 2016, APS filed an Affidavit of Publication and Proof of Mailing.

14 On September 13, 2016, Correspondence from Commissioner Bob Burns was filed in the  
15 docket.

16 On September 30, 2016, APS filed a copy of the presentation from its third Rate Case Technical  
17 Conference.

18 On October 3, 2016, EFCA filed a Notice of Deposition of Barbara D. Lockwood.

19 On October 6, 2016, APS filed a Motion for Procedural Conference and Interim Protective  
20 Order.

21 On October 12, 2016, EFCA filed its Response to Motion for Procedural Conference and  
22 Interim Protective Order.

23 On October 13, 2016, Mr. Woodward filed comments.

24 On October 14, 2016, Mr. Woodward filed a Response to Chairman Little's October 4, 2016  
25 Memorandum and Call for Recusal.

26 On October 14, 2016, a Procedural Order was issued granting APS's request for an interim  
27 protective order regarding EFCA's October 3, 2016 Notice of Deposition, and setting a procedural  
28 conference to be held on October 20, 2016 for the purpose of discussing discovery issues, including

1 but not limited to the deposition of APS witness Barbara D. Lockwood.

2 On October 17, 2016, APS filed a Consent to Email Service.

3 On October 18, 2016, APS filed its Reply in Support of Motion for Procedural Conference and  
4 Interim Protective Order.

5 On October 18, 2016, Correspondence from Chairman Doug Little was filed in the docket.

6 On October 19, 2016, FEA and Vote Solar each filed a Consent to Email Service.

7 On October 19, 2016, AURA filed its Response in Support of the Notice of Deposition.

8 On October 20, 2016, a procedural conference was held as scheduled by the Procedural Order  
9 issued October 14, 2016. APS, EFCA, TEP, Walmart, Freeport Minerals, AECC, Noble Solutions,  
10 CNE, Direct Energy, PORA, the Alliance, RUCO, and Staff appeared at the procedural conference  
11 through counsel or lay representative. During the procedural conference, APS, Noble Solutions, CNE,  
12 Direct Energy, EFCA, and Staff provided comments and arguments regarding discovery issues, and  
13 the matter was taken under advisement.

14 On October 21, 2016, a Procedural Order was issued granting intervention to AARP, admitting  
15 counsel for AARP *pro hac vice* in this matter, and rescheduling the date of the pre-hearing conference  
16 in this matter to March 13, 2017.

17 On October 26, 2016, Mr. Woodward filed his Reply to Chairman Little's October 18, 2016  
18 Memorandum and Call for Recusal.

19 On November 4, 2016, EFCA filed a Supplemental Statement of Authority.

20 On November 4, 2016, APS filed a copy of the presentation from its fourth Rate Case Technical  
21 Conference.

22 On November 9, 2016, APS filed a Response to EFCA's Supplemental Statement of Authority.

23 On November 9, 2016, Sunrun Inc. ("Sunrun") filed an Application for Leave to Intervene.

24 On November 10, 2016, the City of Coolidge ("Coolidge") filed an Application for Leave to  
25 Intervene.

26 On November 10, 2016, REP America d/b/a ConservAmerica ("ConservAmerica") filed an  
27 Application for Leave to Intervene and Consent to Service by Email.

28 On November 10, 2016, Granite Creek Power & Gas ("Granite Creek Power") and Granite

1 Creek Farms LLC (“Granite Creek Farms”) (collectively, “Granite Creek”) jointly filed an Application  
2 for Leave to Intervene and a Consent to Email Service signed by Thomas E. Stewart. The Application  
3 for Leave to Intervene states that Mr. Stewart is General Manager of Granite Creek Power. Both  
4 entities’ Articles of Organization list Mr. Stewart as a manager.

5 On November 15, 2016, Mr. Woodward filed comments.

6 On November 15, 2016, Sunrun filed a Consent to Email Service.

7 On November 17, 2016, a Procedural Order was issued granting intervention to AARP, Sedona,  
8 and ASDA, granting requests for Service by Email, and setting procedural deadlines regarding the  
9 deposition of APS witness Barbara Lockwood.

10 On November 18, 2016, Granite Creek filed a Notice of Change of Address.

11 On November 18, 2016, APS docketed a letter addressed to the Commissioners to which was  
12 attached a copy of materials from the presentation from its third Rate Case Technical Conference.

13 On November 21, 2016, APS docketed a copy of the presentation from its rate case Cost of  
14 Service Model Technical Session.

15 Numerous public comments have been filed.

16 No objections have been filed to the intervention requests filed by Sunrun, Coolidge,  
17 ConservAmerica, and Granite Creek. They should therefore be granted intervention.

18 IT IS THEREFORE ORDERED that Sunrun Inc., the City of Coolidge, REP America d/b/a  
19 ConservAmerica, Granite Creek Power & Gas, and Granite Creek Farms LLC are hereby granted  
20 intervention.

21 IT IS FURTHER ORDERED that withdrawal of representation must be made in compliance  
22 with A.A.C. R14-3-104(E) and Rule 1.16 of the Rules of Professional Conduct (under Arizona  
23 Supreme Court Rule 42). Representation before the Commission includes appearances at all hearings  
24 and procedural conferences, as well as all Open Meetings for which the matter is scheduled for  
25 discussion, unless counsel has previously been granted permission to withdraw by the Administrative  
26 Law Judge or the Commission.

27 IT IS FURTHER ORDERED that all parties must comply with Arizona Supreme Court Rules  
28 31, 38, 39, and 42 and A.R.S. § 40-243 with respect to the practice of law and admission *pro hac vice*.

1 IT IS FURTHER ORDERED that the Ex Parte Rule (A.A.C. R14-3-113 - Unauthorized  
2 Communications) applies to this proceeding and shall remain in effect until the Commission's Decision  
3 in this matter is final and non-appealable.

4 IT IS FURTHER ORDERED that each party or prospective party shall **refer to the Rate Case**  
5 **Procedural Order** issued in this matter on **July 22, 2016**, for additional information regarding the  
6 process to consent to service by email. Information regarding Consent to Email Service is also  
7 available on the Commission's website (www.azcc.gov) by clicking on "Email Service Consent."

8 IT IS FURTHER ORDERED that the Administrative Law Judge may rescind, alter, amend, or  
9 waive any portion of this Procedural Order either by subsequent Procedural Order or by ruling at  
10 hearing.

11 DATED this 23<sup>rd</sup> day of November, 2016.

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TEENA JIBILIAN  
ASSISTANT CHIEF ADMINISTRATIVE LAW JUDGE

On this 23<sup>rd</sup> day of November, 2016, the foregoing document was filed with Docket Control as a Procedural Order – Regarding Intervention, and copies of the foregoing were mailed on behalf of the Hearing Division to the following who have not consented to email service. On this date or as soon as possible thereafter, the Commission’s eDocket program will automatically email a link to the foregoing to the following who have consented to email service.

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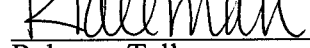
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